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EXTRAORDINARY

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PART II—Section 3—Sub-section (ii)

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इस भाग में भिन्न पुँछ संख्या दी जाती है जिससे कि यह घलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed
as a separate compilation.

MINISTRY OF COMMERCE

ORDER

IMPORT TRADE CONTROL

New Delhi, the 16th June 1966

S.O. 1843/IECA/3-4A/2/66.—In exercise of the powers conferred by section 3 and 4A of the Imports and Exports (Control) Act, 1947 (18 of 1947), the Central Government hereby makes the following order further to amend the Imports (Control) Order, 1955, namely:—

1. This order may be called the Imports (Control) Second Amendment Order, 1966.

2. In the Imports (Control) Order, 1955—

(1) Clause 11 shall be re-numbered as sub-clause (1) thereof, and in that sub-clause, sub-paragraph (gg) shall be substituted by the following:—

“(gg) by any person through the post, for his personal use, or by any institution or hospital, for its own use except:—

(i) post parcels of vegetable seeds falling under serial number 36 of part IV of Schedule I exceeding—one lb. in weight;

(ii) post parcels of artificial silk piecegoods falling under serial numbers 185 and 190 of part IV of Schedule I;

(iii) bees falling under serial number 1 of part IV of Schedule I;

Provided that the c.i.f. value of goods imported as aforesaid at any one time from Asian and non-Asian countries shall not exceed eighty rupees and one hundred and sixty rupees.

NOTE.—“The payments in respect of such goods other than those received as gifts, will be remittable through authorised dealers in foreign exchange.”

(2) after sub-clause (1) of clause 11, as so renumbered, the following sub-clause shall be inserted, namely:—

“(2) Nothing in this Order shall apply to the import—

(a) drugs and medicines—

- (i) by hospitals or medical institutions for their own use, provided the c.i.f. value of such goods imported at any one time shall not exceed five hundred rupees;
- (ii) by any individual for his personal use provided the c.i.f. value of such goods imported at any one time shall not exceed two hundred rupees.

(b) surgical, optical and dental instruments, apparatus and appliances—

- (i) by hospitals or medical institutions, for their own use, provided the c.i.f. value of such goods imported at any one time shall not exceed one thousand rupees;
- (ii) by registered medical practitioners, for their own use, provided the c.i.f. value of such goods imported at any one time shall not exceed five hundred rupees.

(c) X-Ray films, by hospitals and X-Ray clinics, for their own use, provided the c.i.f. value of such goods imported at any one time shall not exceed five hundred rupees;

(d) scientific instruments, apparatus and appliances, by technical and research institutions or Government research and analytical laboratories, for their own use, provided the c.i.f. value of such goods imported at any one time shall not exceed five hundred rupees;

(e) artists' materials, namely, water colour tubes, canvass, brushes (made of hog or sable hair) and palette knives, by any individual for his personal use, provided the c.i.f. value of such goods imported at any one time shall not exceed one hundred and fifty rupees.

NOTE.—“The payment in respect of the goods imported under this sub-clause, other than those received as gifts will be remittable through authorised dealers in foreign exchange.”

[No. 2/66.]

P. D. KASBEKAR,
Chief Controller of Imports and Exports.